

**EXHIBIT A****Asset Analysis and Recovery (4.70 Hours; \$ 3,572.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood	4.70	\$760	3,572.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/13/2006	PVL	760.00	0.40	Review e-mail re Equitas agreement (.1); teleconference Horkovich re same (.3).
7/17/2006	PVL	760.00	0.10	Teleconference Horkovich.
7/20/2006	PVL	760.00	1.40	Teleconferences Horkovich re Equitas deal.
8/3/2006	PVL	760.00	0.30	Review Baer and Horkovich e-mail re Equitas deal and reply.
8/14/2006	PVL	760.00	0.30	Teleconference Horkovich re Equitas.
8/22/2006	PVL	760.00	0.10	Review Horkovich/Bauer e-mails.
8/30/2006	PVL	760.00	0.30	Review revised Equitas agreement.
9/1/2006	PVL	760.00	0.80	Review draft Equitas escrow agreement (.3); review draft Equitas settlement agreement and e-mail Horkovich (.5).
9/6/2006	PVL	760.00	0.20	Review Horkovich et al e-mail re Equitas agreement.
9/7/2006	PVL	760.00	0.10	Review Equitas agreement.
9/8/2006	PVL	760.00	0.40	Review Equitas agreement and e-mail Baer et al (.3); review schedule of ins receipts (.1).
9/20/2006	PVL	760.00	0.20	Teleconference Horkovich and Hurford re Equitas settlement.
9/21/2006	PVL	760.00	0.10	Review e-mail re Equitas.

**Total Task Code .01      4.70**

**Business Operations (.10 Hours; \$ 76.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood	.10	\$760	76.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
9/6/2006	PVL	760.00	0.10	Review 7/06 MORs.

**Total Task Code .03 .10**

**Case Administration (153.70 Hours; \$ 42,716.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Elihu Inselbuch	9.00	\$835	7,515.00
Peter Van N. Lockwood	9.00	\$760	6,840.00
Rita C. Tobin	1.30	\$435	565.50
David B. Smith	93.90	\$220	20,658.00
Andrew D. Katznelson	5.00	\$185	925.00
Carrie D. Kelly	35.50	\$175	6,212.50

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/5/2006	EI	835.00	1.60	Memo re meeting (.4); LTIP matters, T/c Hurtad (.3); read draft of exclusivity brief (.5) t/c NDF re same (.1) Kazan inquiry (.3)
7/6/2006	EI	835.00	1.10	LTIP issues - t/c Hurtad (.2); discovery matters (.2); T/C JL/NDF burden order and discovery issues (.3); JL memo (.1); t/c NDF re Libby matters (.3)
7/7/2006	EI	835.00	0.60	t/c Frankel, Baena et al re exclusivity and discovery (.3); reviewed NDF memo and t/c NDF re same (.3)
7/12/2006	PVL	760.00	0.40	Review 6/25 - 7/11 e-mail.
7/12/2006	ADK	185.00	0.50	Review, classify and annotate relevant material from Committee meeting for EI.
7/14/2006	EI	835.00	0.50	emails with Rice re equity.
7/15/2006	EI	835.00	0.10	Minutes approval.

7/17/2006	EI	835.00	0.60	T/C PVNL re status (.1) rev'd Baena hearing emails (.3); rev'd Grace rebuttal (.2)
7/17/2006	ADK	185.00	0.50	Review, classify and annotate relevant material from Committee meeting for EI.
7/17/2006	PVL	760.00	0.10	Review 15 miscellaneous filings.
7/18/2006	PVL	760.00	0.10	Review agenda.
7/18/2006	EI	835.00	0.40	Memos re prep session (.2); motion issues (.2)
7/19/2006	EI	835.00	0.40	Memos re Pi/PD decl. (.1); Questionnaire issues with JL (.3)
7/19/2006	PVL	760.00	0.90	Review Baena et al e-mail re 7/20 teleconference (.1); review 2 Grace and 1 DOJ brief re MIL in criminal case (.4); review 12 miscellaneous filings (.1); review Baer e-mail and revised Equitas agreement (.3).
7/20/2006	ADK	185.00	1.00	Westlaw researched motion to compel.
7/20/2006	EI	835.00	2.20	Memos re Motion to Compel (1)' Conf call with Frankel, Baena, Lockwood re hearing prep (.7); t/c Hurtford rehearing prep (.2); t/c JL re his memos (.3)
7/21/2006	PVL	760.00	0.30	Review Frankel e-mail and slides re 7/24 hearing (.1); review obj re Slaughter claims (.1); e-mail JAL re Q issue (.1).
7/22/2006	EI	835.00	0.20	Debtors proposal change in bar date.
7/25/2006	EI	835.00	0.80	Sorting materials (.5); t/c Bhatini equity holder re status (.3)
7/28/2006	EI	835.00	0.50	Questionnaire issues (.3) draft response (.2)
7/28/2006	PVL	760.00	0.50	Review Baer email and reply (.1); review JAL memo and email (.1); teleconference Matheney (.3).
8/2/2006	PVL	760.00	0.10	Review JAL e-mail and reply.
8/7/2006	PVL	760.00	0.10	Review 7 miscellaneous filings.
8/7/2006	CDK	175.00	4.00	Organized pleadings and documents into case files.
8/8/2006	PVL	760.00	0.10	Review 16 miscellaneous filings.

8/8/2006	DBS	220.00	5.40	Compile documents for attorney review and case files.
8/8/2006	CDK	175.00	7.50	Organized pleadings and documents into case files.
8/9/2006	DBS	220.00	5.70	Compile documents for attorney review and case files.
8/10/2006	DBS	220.00	4.90	Compile documents for attorney review and case files.
8/10/2006	CDK	175.00	7.50	Organized pleadings and documents into case files.
8/10/2006	PVL	760.00	0.10	Review Wyron e-mail re Equitas and reply.
8/11/2006	DBS	220.00	4.60	Compile documents for attorney review and case files.
8/15/2006	DBS	220.00	0.80	Compile documents for attorney review.
8/16/2006	DBS	220.00	4.90	Compile documents for expert and attorney review.
8/16/2006	PVL	760.00	0.10	Review agenda (.1).
8/17/2006	DBS	220.00	5.10	Compile documents for attorney review (1.0); compile counsels' email addresses (4.1).
8/18/2006	DBS	220.00	5.20	Compile documents for attorney review and case files.
8/21/2006	PVL	760.00	1.60	Confer Eskin and Hurford (.1), confer Horkovich (.7) confer Wyron (.3), review Sottiller (5).
8/21/2006	DBS	220.00	4.80	Compile documents for attorney review and case files.
8/22/2006	DBS	220.00	4.20	Compile and organize documents for attorney review and case files.
8/22/2006	PVL	760.00	0.20	Review twenty-two miscellaneous filings.
8/23/2006	DBS	220.00	5.60	Compile and organize documents for attorney review and case files.
8/24/2006	DBS	220.00	1.10	Compile and organize documents for attorney review.
8/24/2006	PVL	760.00	0.10	Review five miscellaneous filings.

8/25/2006	DBS	220.00	1.70	Compile and organize documents for attorney review.
8/28/2006	DBS	220.00	5.10	Compile and organize documents for attorney review and case files.
8/28/2006	ADK	185.00	3.00	Retrieved and duplicated correspondence for NDF.
8/28/2006	PVL	760.00	0.10	Review five miscellaneous filings.
8/29/2006	DBS	220.00	4.30	Compile and organize documents for attorney review and case files.
8/29/2006	PVL	760.00	0.10	Review 4 miscellaneous filings.
8/30/2006	DBS	220.00	4.00	Compile and organize documents for attorney review and case files.
9/1/2006	PVL	760.00	0.10	Review 4 miscellaneous filings.
9/2/2006	PVL	760.00	0.10	Review 15 miscellaneous filings.
9/5/2006	RCT	435.00	0.20	Rev. local counsel rec. and docket re EI update
9/6/2006	RCT	435.00	0.70	Rev. JAL/ALV emails (.2); draft reply to V.S. T. (.5)
9/11/2006	DBS	220.00	4.70	Compile and organize documents for attorney review and case files.
9/12/2006	DBS	220.00	4.50	Compile and organize documents for attorney review and case files.
9/12/2006	PVL	760.00	0.20	Review Hurford memo re hearing (.1); confer NDF re same (.1).
9/13/2006	DBS	220.00	5.40	Compile and organize documents for attorney review, expert review, and case files.
9/14/2006	DBS	220.00	4.70	Compile and organize documents for attorney review and case files.
9/14/2006	PVL	760.00	0.20	Review Horkovich mark-up of Equitas agreement and e-mail Horkovich.
9/15/2006	PVL	760.00	0.30	Review 5 miscellaneous filings (.1); teleconference EI (.2).

9/15/2006	DBS	220.00	4.50	Compile and organize documents for attorney review and case files.
9/18/2006	DBS	220.00	2.70	Compile and organize documents for attorney review and case files.
9/19/2006	PVL	760.00	0.20	Review agenda (.1); e-mail EI and NDF (.1).
9/21/2006	RCT	435.00	0.20	Rev. local counsel recommendations and docket re EI update.
9/22/2006	PVL	760.00	0.20	Review 6 miscellaneous filings (.1); review LTC memo re IRS settlement (.1)
9/24/2006	PVL	760.00	2.50	Review 9/11/06 hearing transcript (2.4); review proposed orders (.1).
9/26/2006	PVL	760.00	0.10	Review 5 miscellaneous filings.
9/27/2006	PVL	760.00	0.10	Review Hurford memo and reply.
9/27/2006	CDK	175.00	6.00	Index pleadings and documents.
9/28/2006	CDK	175.00	5.50	Index pleadings and documents.
9/29/2006	PVL	760.00	0.10	Review e-mail and reply.
9/29/2006	RCT	435.00	0.20	Rev. local counsel rec. and docket re EI update.
9/29/2006	CDK	175.00	5.00	Index pleadings and documents.
<b>Total Task Code .04</b>		<b>153.70</b>		

**Claim Analysis Objection & Resolution (Asbestos) (23.90 Hours; \$ 18,130.50)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood	23.80	\$760	18,088.00
Jeffrey A. Liesemer	.10	\$425	42.50

<u>Trans</u>	<u>Empl</u>	<u>Bill</u>	<u>Billing</u>	
<u>Date</u>	<u>Init</u>	<u>Rate</u>	<u>Hours</u>	<u>Full Narrative</u>

7/13/2006	PVL	760.00	1.40	Review e-mail (.3); confer JAL (.5); review Harding letter and NDF response (.2); review draft bar date notice, order and POC (.4).
7/14/2006	PVL	760.00	0.60	Review e-mail (.2); confer JAL (.1) review revised POC and bar date notice (.1); review revised CMO expert stip (.1); review Canadian ZAI claimants motion (.1).
7/17/2006	PVL	760.00	0.10	Review Grace reply re PD claims.
7/18/2006	PVL	760.00	1.00	Review e-mail (.3); review motion to compel re questionnaires (.7).
7/19/2006	PVL	760.00	0.10	Review JAL memo re motion to compel.
7/20/2006	PVL	760.00	0.50	Review 2 draft JAL memos re Q issues and comment thereon (.2); confer JAL re Q issues (.2); review Kazan and JAL e-mail re ! (.1).
7/22/2006	PVL	760.00	0.10	Review JAL e-mail re Q and reply.
7/25/2006	PVL	760.00	0.30	Review email re Q (.1); review JAL memo (.2).
7/26/2006	PVL	760.00	0.10	Confer JAL re Qs.
7/31/2006	PVL	760.00	0.50	Review DKG e-mail re est. and reply (.3); confer NDF (.2).
8/1/2006	PVL	760.00	0.20	Confer JAL (.1); review e-mail and reply (.1).
8/3/2006	PVL	760.00	0.60	Review Cooney draft opposition to motion to compel (.1); review JAL letter to Harding (.1); review revised PI bar date materials and e-mail NDF re same (.4).
8/4/2006	PVL	760.00	0.80	Review stip re dismissal of Canadian PD claims (.1); review Moody objs to Q (.2); review 7 objections to Q (.5).
8/5/2006	PVL	760.00	1.40	Review Motley Rice (.1); Thornton and Naumes (.3); Goldberg Persky (.1); Grell (.4); Jacobs and Crumplar (.4); and Wellborn (.1) objs to Q.
8/7/2006	PVL	760.00	2.60	Review e-mail (.2); review Candon letter and Barnes questionnaire (.5); review 5 miscellaneous oppositions to motion to compel (.2); review ACC opposition re same (.1); review Grace objection re motion to amend PI CMO (.1); review Grace and

Nat'l Union responses to Reaud Morgan motion (.3); review Grace suppl memo re Canadian PD claims (.4); confer NDF and JAL re PI bar date materials (.8).

8/8/2006	PVL	760.00	0.40	Review Humphry Q obj (.1); review revised bar date materials and JAL e-mail re same (.3).
8/9/2006	PVL	760.00	0.20	Review 2 objs to motion to compel (.1); teleconference Sakalo (.1).
8/14/2006	PVL	760.00	0.20	Review e-mail and reply (.1); teleconference NDF (.1).
8/15/2006	PVL	760.00	0.10	Teleconference EI and NDF.
8/16/2006	PVL	760.00	1.10	Review three miscellaneous filings regarding claims (.1), review PD Comm. response regarding Canadian claims (.2), review GCCC response to motion to compel (.2), review various law firm responses to motion to compel (.5) review e-mails (.1).
8/17/2006	PVL	760.00	0.50	Review JAL e-mail and reply (.2), review RMQ reply brief (.1), review revised bar date materials (.2).
8/18/2006	PVL	760.00	0.50	Review e-mails (.1), review sixteen declarations from various law firms regarding motion to compel (.4).
8/20/2006	PVL	760.00	0.90	Review e-mails (.2), prepare for hearing (.3), review Grace bar date filings and draft ACC contra filings (.4).
8/22/2006	PVL	760.00	1.10	Teleconference with NDF (.1), teleconference with EI and NDF(.5), review Forbes articles (.1), confer NDF (.2), review e-mail (.1), review six expert witness lists (.1).
8/23/2006	PVL	760.00	0.70	Review e-mail (.1), review revised bar date materials and e-mail, JAL re same(.2), review Hurford memo and e-mail comments (.4).
8/24/2006	PVL	760.00	0.20	Review e-mails and bar date materials and reply.
8/25/2006	PVL	760.00	0.30	Review e-mails regarding bar date order (.1), review draft memo regarding same and e-mail comments (.2).



8/29/2006	PVL	760.00	0.20	Review Grace reply re motion to compel.
8/30/2006	PVL	760.00	0.60	Confer NDF re motion to compel (.5); review e-mail re same (.1).
8/31/2006	PVL	760.00	0.20	Review Hurford memo (.1); review e-mail (.1).
9/1/2006	PVL	760.00	0.30	E-mail review (.2); review draft notice and order re PD claims (.1).
9/7/2006	PVL	760.00	0.80	Confer NDF, WBS, JAL (.3); review 2 firm resps to motion to compel (.2); review NDF e-mail and reply (.1); review 3 firm briefs re mediation (.1); review Grace brief re mediation (.1).
9/8/2006	PVL	760.00	2.10	Review draft Snyder report (1.3); confer WBS and NDF re same (.3); confer NDF re same (.4); review Jacobs and Crumplar mediation response (.1).
9/11/2006	PVL	760.00	0.10	Teleconference EI and review e-mail re hearing.
9/13/2006	PVL	760.00	0.30	Review revised Snyder draft.
9/14/2006	PVL	760.00	0.90	Review 6 PD CMO objections (.2); review draft order and e-mail Hurford et al (.1); review Kraus slides (.3); confer NDF (.3).
9/19/2006	PVL	760.00	0.70	Review Grace resp re PD CMO (.1); review Grace suppl. resp re Prudential claims (.3); teleconference EI (.1); review Grace suppl obj re Anderson Memorial (.2).
9/22/2006	PVL	760.00	0.30	Review NDF et al e-mail (.1); review Harding letter to NDF (.2).
9/25/2006	JAL	425.00	0.10	Meeting w/JPW re: estimation-related discovery issues.
9/27/2006	PVL	760.00	0.70	Teleconference Peterson, Relles, WBS, NDF re est.
9/28/2006	PVL	760.00	0.10	Review e-mail.
<b>Total Task Code .05</b>		<b>23.90</b>		

**Claim Analysis Objection & Resolution (Non-Asbestos) (.60 Hours; \$ 456.00)**

<u>Attorney</u>		<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood		.60	\$760	456.00
<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
8/23/2006	PVL	760.00	0.40	Review Buckwalter opinion, regarding Van Colt.
9/6/2006	PVL	760.00	0.20	Review draft motion re IRS settlement.
<b>Total Task Code .06</b>		<b>.60</b>		

**Committee, Creditors', Noteholders' or Equity Holders' (.70 Hours; \$ 584.50)**

<u>Attorney</u>		<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Elihu Inselbuch		.70	\$835	584.50
<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
8/14/2006	EI	835.00	0.40	Memo to Kazan re: status (.2); memo to Rice re: values (.1); inquiry re: WHO memo (.1).
9/20/2006	EI	835.00	0.30	Memo re: strategy.
<b>Total Task Code .07</b>		<b>.70</b>		

**Employee Benefits/Pension (.70 Hours; \$ 532.00)**

<u>Attorney</u>		<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood		.70	\$760	532.00
<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/13/2006	PVL	760.00	0.20	Review e-mail re LTIP (.1); review LTIP order (.1).
7/14/2006	PVL	760.00	0.50	Review e-mail re LTIP (.2); teleconferences Hurford (.2); review revised LTIP order (.1).

**Total Task Code .08 .70**

**Fee Applications, Applicant (15.70 Hours; \$ 4,564.50)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Rita C. Tobin	6.70	\$435	2,914.50
Andrew D. Katznelson	9.00	\$185	1,650.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/13/2006	RCT	435.00	0.50	Review pre-bills
7/17/2006	RCT	435.00	0.50	Rev. Exhibits
7/20/2006	ADK	185.00	0.50	Preparation of fee and expense report for fee application exhibit.
7/25/2006	ADK	185.00	1.50	Worked on fee application.
7/25/2006	RCT	435.00	0.30	Rev. initial report
7/26/2006	RCT	435.00	0.50	Review monthly fee apps.
8/1/2006	ADK	185.00	0.50	Preparation of fee and expense report for fee application exhibit.
8/05/2006	ADK	185.00	1.00	Worked on Interim fee application
8/08/2006	ADK	185.00	0.50	Worked on fee application.
8/9/2006	RCT	435.00	0.50	Review pre-bills
8/10/2006	RCT	435.00	0.50	Review exhibits for monthly fee app.
8/10/2006	ADK	185.00	1.00	Worked on fee application
8/11/2006	ADK	185.00	0.50	Worked on fee application.
8/11/2006	RCT	435.00	0.50	Review fee apps - Interim
8/16/2006	RCT	435.00	1.00	Reply to Fee auditor.
8/24/2006	ADK	185.00	1.00	Worked on fee application.

8/25/2006	ADK	185.00	0.50	Worked on fee application.
8/31/2006	RCT	435.00	0.20	Review fee app schedules for September.
9/5/2006	RCT	435.00	1.00	Rev. request from UST (.2); emails JR, PVNL, JAL, NDF re same. (.8)
9/5/2006	ADK	185.00	0.50	Preparation of fee and expense report for fee application exhibit.
9/13/2006	RCT	435.00	0.50	Review pre-bills.
9/18/2006	RCT	435.00	0.50	Review exhibits
9/22/2006	ADK	185.00	1.00	Worked on fee application.
9/25/2006	ADK	185.00	0.50	Worked on fee application.
9/25/2006	RCT	435.00	0.20	Review Fee app sched. for October

**Total Task Code .12            15.70**

**Hearings (38.00 Hours; \$ 30,110.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Elihu Inselbuch	16.40	\$835	13,694.00
Peter Van N. Lockwood	21.60	\$760	16,416.00

  

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/13/2006	EI	835.00	0.30	T/C Sinclair re status and hearing prep
7/20/2006	EI	835.00	0.50	Prep for hearing.
7/21/2006	EI	835.00	1.30	Questionnaire inquiry (.1); slides for hearing review (.2); hearing prep (1.0).
7/24/2006	EI	835.00	8.00	Prep for hearing (in transit) (2); Hearing (6)
7/24/2006	PVL	760.00	7.10	Prep for omni hearing (.4); confer JAL (.2); confer Frankel, Baena, EI, JAL et al re hearing (.8); attend omni hearing (5.5); confer EI (.1); confer Frankel (.1).

8/21/2006	PVL	760.00	7.90	Attend omnibus hearing (7.5), prepare for hearing (.4).
8/31/2006	EI	835.00	0.20	Hearing prep with NDF.
9/5/2006	EI	835.00	1.00	Conf. call R. Frankel, S. Baena, J. Sokalo and NDF re: prep for hearing.
9/10/2006	EI	835.00	1.00	Dinner conf. NDF, Milch, Campbell, Hurford to review and prepare for hearing tomorrow.
9/11/2006	EI	835.00	4.10	Hearing re: exclusivity (4.0); t/c Weitz re: status (.1).
9/25/2006	PVL	760.00	6.60	Prep for omni hearing (.4); confer NDF re same (1.2); confer Esserman, Hurford, NDF re same (.3); attend omni hearing (4.7).

**Total Task Code .15            38.00**

**Litigation and Litigation Consulting (948.50 Hours; \$ 377,750.50)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Elihu Inselbuch	12.00	\$835	10,020.00
Walter B. Slocombe	66.60	\$650	43,290.00
Nathan D. Finch	209.10	\$525	109,777.50
Rita C. Tobin	10.20	\$435	4,437.00
Jeffrey A. Liesemer	239.50	\$425	101,787.50
James P. Wehner	30.70	\$405	12,433.50
Danielle K. Graham	101.00	\$290	29,290.00
Adam L. VanGrack	174.90	\$250	43,725.00
David B. Smith	104.50	\$220	22,990.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/2/2006	ALV	250.00	2.50	Review documents produced by debtors from Boston document repository for relevance.
7/3/2006	ALV	250.00	1.90	Review documents produced by debtors from Boston document repository for relevance.
7/5/2006	JAL	425.00	1.50	Office conf. w/ALV re: status of estimation discovery matters (.10); review and analysis of

materials relating to estimation litigation and discovery (1.0); office conf. w/NDF re: discovery issues in estimation proceeding and prep. of brief in opposition to further extension of exclusivity periods (.40).

7/5/2006	JPW	405.00	0.40	Meeting with JAL re discovery issues
7/5/2006	ALV	250.00	9.60	Review documents produced by debtors from Boston document repository for relevance (6.6); review documents from debtors' Boca Raton repository and address concerns regarding past asbestos settlements (3.0).
7/6/2006	ALV	250.00	7.60	Review documents produced by debtors from Boston document repository for relevance.
7/6/2006	JAL	425.00	7.30	Reviewed and edited draft supplemental objection to further extensions of debtors' exclusive periods (.90); telephone call and voice message to NDF re: comments on draft supplemental objection to further exclusivity extensions (.10); reviewed correspondence among counsel re: draft supplemental objection to further extensions of debtors' exclusive periods (.20); review an analysis of materials relating to estimation issues and discovery, including debtors' revisions to draft CMO (2.80); Office conference w/NDF re: estimation issues and discovery (.10); telephone conf. w/EI and NDF re: estimation discovery issues (.30); review and analysis of debtors' proposed claims bar-date order, bar-date notice, customized proof-of-claim form, and related materials (1.9); drafted and revised memo to NDF re: Grace's proposed bar-date order, bar-date notice, and customized claim form (.20); drafted e-mail to B. Harding re: claimants' questionnaire issues (.10); reviewed correspondence from B. Harding to J. Heberling re: production of CARD medical records (.30); drafted and revised response memo to NDF re: proposed bar-date order, bar-date notice, and customized claim form (.40).
7/6/2006	NDF	525.00	2.80	Work on case issues relating to estimation.
7/7/2006	NDF	525.00	4.30	Work on case issues related to estimation.
7/7/2006	JAL	425.00	5.00	Review and analysis of latest draft of supplemental objection to exclusivity extension (1.10); teleconf. w/EI, NDF, FCR's counsel and PD committee

counsel re: draft of supplemental objection to exclusivity extension (.40); office conf. w/NDF re: estimation discovery developments and next steps (.20); revised and edited latest draft of supplemental objection to exclusivity extension (.80); telephone call w/NDF re: memo to client concerning estimation issues (.10); drafted response e-mail to D. Mendelson, debtors' counsel, re: production of updated questionnaire data from Rust (.10); reviewed edits and comments by PD committee re: latest draft of supplemental objection (.20); reviewed NDF's draft of memo to client re: estimation litigation and discovery (.20); telephone call and message to R. Wyron re: estimation discovery issues (.10); drafted e-mail to B. Harding re: telephone conference to discuss revised draft of CMO, draft expert stipulation (.10); office conf. w/JPW re: draft CMO, proposed bar-date materials, and estimation-related discovery issues (.20); revised and edited proposed bar-date order (1.5).

7/7/2006	JPW	405.00	0.80	Meeting with JAL re discovery (.3); review draft for date order (.5)
7/7/2006	DKG	290.00	6.00	Read and analyze case background materials.
7/7/2006	ALV	250.00	7.60	Review documents produced by debtors from Boston document repository for relevance.
7/9/2006	ALV	250.00	1.80	Review documents produced by debtors from Boston document repository for relevance.
7/10/2006	JPW	405.00	1.60	Review draft CMO (.3); telephonic meet and confer (1.0); meeting with JAL and ALV re meet and confer (.3)
7/10/2006	JAL	425.00	4.10	Review and analysis of draft amended CMO in prep. for discovery telephone conf. this afternoon (.50); review and analysis of draft stipulation re: expert discovery in prep. for discovery telephone conf. this afternoon (.40); review and analysis of draft bar-date materials in prep. for today's discovery telephone conf. (.20); reviewed e-mail correspondence between J. Mullady, FCR's counsel, and NDF re: draft amended CMO (.20); telephone call and voice message to J. Mullady re: draft amended CMO (.10); telephone call w/NDF re: draft amended CMO and related discovery issues (.20); reviewed memos from EI re: issues and developments related to estimation

litigation and discovery (.30); teleconf. w/R. Mullady, G. Rasmussen, and D. Felder re: draft CMO, bar-date notice, and proposed expert witness stipulation (.50); meet-and-confer teleconf. w/B. Harding and other counsel for parties in estimation hearing re: draft amended CMO, draft bar-date materials, and proposed expert witness stipulation (1.00); office conf. w/JPW and ALV re: estimation litigation, related discovery issues, and next steps (.60); reviewed memo from D. Felder re: today's discovery-related teleconf. w/counsel for the other parties (.10).

7/10/2006	ALV	250.00	8.90	Review documents produced by debtors from Boston document repository for relevance (6.4); prepare for and participate in teleconference with all parties, JAL and JPW regarding discovery, bar date, and scheduling (2.5).
7/11/2006	ALV	250.00	2.00	Edit proposed Bar Date Order.
7/11/2006	JAL	425.00	1.00	Telephone call with asbestos claimant re: Grace questionnaire (.10); drafted and revised memo to file re: Grace questionnaire (.10); telephone call w/Stephanie Dorherty re: Grace questionnaire (.10); drafted and revised memo to Stephanie Dorherty re: Grace questionnaire (.70).
7/12/2006	JAL	425.00	1.70	Further drafting and revisions to Grace's draft bar-date order (1.00); review and analysis of materials relating to estimation and discovery (.20); revised and edited draft minutes of June 13, 2006 committee meeting (.30); telephone call w/NDF re: estimation litigation and related discovery issues (.20).
7/12/2006	JPW	405.00	0.40	Review draft for date order
7/12/2006	DKG	290.00	5.80	Analyze case background materials and draft memo re the same.
7/12/2006	ALV	250.00	1.40	Review documents produced by debtors from Boston document repository for relevance.
7/13/2006	ALV	250.00	0.70	Edit proposed Bar Date Order.
7/13/2006	DBS	220.00	1.60	Compile documents for attorney review and case files.
7/13/2006	WBS	650.00	0.30	Rev brief opp ext of exclusivity.



7/13/2006	DKG	290.00	1.40	Analyze case background materials.
7/13/2006	JAL	425.00	5.80	Telephone call w/PVNL re: Grace's draft bar-date materials (.20); office conf. (2x) w/ALV re: Grace's draft bar-date materials (.20); further editing and revisions to draft bar-date materials (1.4); telephone call and message to D. Relles re: questionnaire issues (.10); second teleconf. w/PVNL re: comments on Grace's draft bar-date materials (.40); further editing and revisions to Grace's draft bar-date materials (1.9); drafted and revised memo to B. Harding and counsel for other parties in estimation proceeding, enclosing ACC's mark-up of draft bar-date materials and providing explanation to some of the ACC's proposed changes (1.6).
7/14/2006	JAL	425.00	6.20	Reviewed, analyzed and edited Grace's redraft of the proposed CMO and expert stipulation (5.20); telephone call w/D. Felder re: changes to the proposed CMO and expert stipulation (.20); telephone call w/PVNL re: proposed edits and changes to the bar-date materials (.10); e-mail exchanges w/counsel for the Libby claimants re: requested language to be added to the proposed expert witness stipulation (.20); drafted and revised cover memo to Grace counsel enclosing comments on proposed CMO and expert stipulation, and providing explanation underlying such comments (.30); brief review of papers relating to further extensions of exclusivity (.20).
7/17/2006	JPW	405.00	1.80	Meet with DKG re experts (.4); coordinate expert reports (.6); review draft CMO (.5); meet with JAL re expert report (.3)
7/17/2006	DKG	290.00	5.60	Attention to issues re Grace experts (2.0); draft memo re Libby (3.6).
7/17/2006	JAL	425.00	3.20	Office conf. w/EGB re: Grace discovery production (.10); drafted and revised memo to JPW, ALV and DKG re: expert reports (.60); drafted and revised letter to D. Relles re: Grace claimants' questionnaires (.30); reviewed memo from DKG re: Grace experts (.20); drafted and revised reply e-mail to DKG re: Grace experts (.30); telephone call w/JPW re: estimation expert reports (.10); office conf. w/JPW re: estimation-related discovery and Grace expert reports (.50); drafted memo to DBS re: Grace

estimation discovery (.10); reviewed e-mail correspondence between PVNL and committee member's counsel re: bar-date materials (.60); telephone call w/M. Hurford re: bar-date materials (.10); drafted and revised memo to PVNL and committee member's counsel re: Grace's bar-date materials (.30).

7/18/2006	JPW	405.00	0.30	Attention to expert issues.
7/18/2006	DKG	290.00	0.50	Attention to issues re expert Dr. Hammar.
7/18/2006	JAL	425.00	2.90	Review and analysis of Grace's motion to compel questionnaire responses, exhibits, and related materials (2.7); office conference w/ALV re: estimation discovery and Grace's motion to compel questionnaire responses (.20).
7/19/2006	JAL	425.00	8.70	Drafted and revised memo to EI and PVNL re: Grace's motion to compel questionnaire responses (2.0); review and analysis of Grace's brief for further extension of exclusive periods (.50); teleconf. w/M. Peterson, D. Relles, P. Ebener and M. Eveland re: Grace questionnaire and Rust database (1.3); drafted e-mails (3x) to M. Peterson and D. Relles re: Grace questionnaire and related issues (.30); telephone call w/EI re Grace's motion to compel questionnaire responses to ACC's potential objection (.20); drafted and revised second memo to EI re: Grace's motion to compel, arguments made therein, and potential responses (3.3); drafted and revised memo to the Committee re: Grace's motion to compel questionnaire responses (1.10).
7/19/2006	DBS	220.00	2.20	Compile documents for attorney review and case files.
7/20/2006	JAL	425.00	5.00	Further revisions to draft memo to EI and to the Committee re: Grace's motion to compel (4.20); telephone call w/EI re: Grace's motion to compel (.10); telephone call w/M. Hurford re: exclusivity issues and upcoming omnibus hearing (.20); e-mail exchange w/PVNL re: Grace's motion to compel (.10); telephone call to EI re: draft memo to the Committee re: Grace's motion to compel (.10); telephone call w/RCT re: research for opposition on motion to compel (.20); telephone call with claimants' attorney re: Grace motion to compel (.10).

7/20/2006	DKG	290.00	1.80	Attention to issues re expert witnesses.
7/20/2006	JPW	405.00	0.60	Review Grace pleadings
7/20/2006	RCT	435.00	2.70	T/C J. Liesemer re brief (.2); rev. Motion (.8); emails ADK re cases (.2); Rev. cases (1.5);
7/21/2006	JPW	405.00	1.70	Review questionnaire motions
7/21/2006	JAL	425.00	1.30	Telephone call w/claimants counsel re: Grace motion to compel (.20); telephone call w/P. Milch re: responses to Grace motion to compel (.10); telephone call w/G. Bradley re: Grace motion to compel (.20); telephone call w/M. Bergman re: Grace motion to compel (.40); drafted and revised memo to EI and PVNL re: Grace's request to modify bar-date materials (.40).
7/21/2006	DBS	220.00	2.50	Compile documents for attorney review and case files.
7/23/2006	JAL	425.00	1.90	Drafted memos to M. Hurford (2x) re: prep. for tomorrow's omnibus hearing (.20); drafted e-mail to RCT re: legal research in connection with Committee's opposition to Grace's motion to compel (.10); telephone call w/J. Baer re: proposed modification to bar-date materials (.20); review and analysis of proposed bar-date materials and prep. for tomorrow's omnibus hearing (.30); drafted and revised e-mail to J. Baer re: her proposed modification to the bar-date materials (.20); review and analysis of J. Baer's further revised bar-date materials (.20); drafted and revised memo to EI and PVNL re: further proposed changes and modifications to the bar-date materials by Grace (.30); review and analysis of materials in prep. for tomorrow's omnibus hearing (.40).
7/24/2006	JAL	425.00	1.70	Review and analysis of materials in prep. for today's omnibus hearing (1.6); office conf. w/KCM re: opposition to Grace motion to compel (.10).
7/24/2006	JAL	425.00	7.20	Meeting w/PVNL re: Grace's proposed modifications to the bar-date materials, proposed extension of exclusivity, and other issues connected with today's omnibus hearing (.30); further review and analysis of materials in prep. for appearance at today's omnibus hearing (.90); meeting w/EI, PVNL, and attorneys for FCR and PI Committee re: proposed extension of

exclusivity and other issues on agenda at today's omnibus hearing (.70); appearance at omnibus hearing (5.3).

7/24/2006	DBS	220.00	4.30	Compile documents for attorney review and case files.
7/24/2006	RCT	435.00	2.00	Rev. cases and research re opposition brief
7/25/2006	RCT	435.00	2.00	Research and memo for JAL re motion to compel.
7/25/2006	DBS	220.00	4.80	Compile documents for attorney review and case files (3.9); cite check brief for attorney review (.9).
7/25/2006	JAL	425.00	8.50	Drafted and revised memo to the Committee re: yesterday's omnibus hearing, other developments, and strategy going forward (4.8); office conf. w/WBS re: prep. of opposition to Grace's motion to compel (.40); edited and revised memo to client re: joint counsel meeting in the Bahamas (2.9); meeting w/PVNL, TWS, JPW and ALV re: yesterday's hearing, estimation issues and strategy going forward (.40).
7/25/2006	WBS	650.00	3.90	Rev Grace motion to compel and make notes of points to answer (1.3), conference JAL re approach to reply (.3), conference DKG re res to be done (.2), res and outline response (2.1).
7/25/2006	DKG	290.00	1.70	Discuss assignment with WBS (0.5); read and analyze materials re motion to compel (1.2).
7/26/2006	DKG	290.00	0.60	Attention to research issues re motion to compel.
7/26/2006	JAL	425.00	3.90	Further drafting and revisions to memo to Committee re: July 24 hearing, other estimation issues, and strategy going forward (1.2); telephone call w/S. Marshall re: Grace's motion to compel (.10); telephone call w/EI re: memo to Committee re: July 24 hearing and strategy going forward (.30); telephone call w/WBS re: prep. of opposition to motion to compel (.10); drafted and revised memo to WBS re: opposition to Grace motion to compel (.10); review and analysis of materials pertaining to prep. of opposition to motion to compel (.80); drafted memo re: estimation litigation schedule and related issues (1.1); telephone call w/PVNL re: estimation proceeding and discovery (.10); telephone call w/M.

Hurford re: estimation proceeding and discovery (.10).

7/26/2006	EI	835.00	0.60	T/C Krueger re hearing (.1); edits of memo with JAL (.5)
7/26/2006	WBS	650.00	6.20	Drafting, research, and instructions to DKG re response to Grace motion to compel on questionnaires.
7/26/2006	DBS	220.00	6.50	Compile documents for attorney review (2.5); cite check brief fore attorney review (4.0).
7/26/2006	RCT	435.00	3.50	Research re case law (2.0); memo to JAL re same. (1.5)
7/27/2006	DBS	220.00	6.00	Compile documents for attorney review (1.5); conduct legal research for attorney review (4.5).
7/27/2006	JAL	425.00	8.80	Brief review of WBS's first draft of the opposition to Grace's motion to compel (.10); drafted and revised memo to WBS and DKG re: opposition to Grace's motion to compel (.10); reviewed J. Warren's message re: Hilton's further edits to the stipulation (.20); telephone call and voice message to M. Eskin re: Grace's motion to compel (.10); additional drafting, revising and editing of the opposition to the motion to compel (8.3).
7/27/2006	NDF	525.00	3.50	Review pleadings and email correspondence received since 7/12.
7/27/2006	DKG	290.00	6.20	Attention to issues re motion to compel reply, including research.
7/28/2006	JAL	425.00	4.30	Revisions to opposition to draft motion to compel and drafted and revised e-mail to WBS re: same (.20); office conf. w/NDF re: discovery issues and strategy going forward (.80); teleconf. w/NDF, FCR's counsel and counsel for Libby claimants re: estimation issues and discovery (1.3); teleconf. w/NDF and M. Peterson re: estimation issues (.40); reviewed various e-mail correspondence pertaining to estimation discovery (.40); drafted and revised memo to EI re: estimation-related discovery issues (.70); revised and finalized memo re: estimation-related discovery (.30); brief review of WBS's revisions to the opposition to the motion to compel (.20).

7/28/2006	DKG	290.00	3.20	Conduct research re Opposition to Motion to Compel.
7/28/2006	WBS	650.00	4.40	Research and drafting on reply to motion to compel, including research on 33d issue and terms of questionnaire order (4.1), telephone conference NDF and DKG re 33d and objection issues (.3).
7/28/2006	NDF	525.00	5.50	Work on asbestos estimation case (4.5); teleconference with FCR lawyers re case issues (1.0).
7/28/2006	DBS	220.00	5.70	Compile documents for attorney review (1.5); conduct legal research for attorney review (4.2).
7/31/2006	DBS	220.00	6.20	Compile documents for attorney review (1.6); conduct research on potential experts for attorney review (4.6).
7/31/2006	NDF	525.00	2.00	Teleconference with Peterson re case issues (0 .5); teleconference with FCR lawyers re discovery issues (1.0); conference with WBS and JAL re motion to compel and other issues (0.5).
7/31/2006	DKG	290.00	9.00	Conduct research re Opposition to Motion to Compel and revise Motion re the same.
7/31/2006	WBS	650.00	4.80	Research on points raised in motion to compel re scope of decisions on approving questionnaire, need to attach docs, cases on discovery points, revision of draft, e-mails DKG re same issues.
7/31/2006	JPW	405.00	1.20	Review discovery summary
7/31/2006	JAL	425.00	4.70	Drafted and revised e-mail to WBS re: opposition to Grace motion to compel (.20); drafted e-mail to B. Harding re: discovery meet-and-confer call (.10); drafted e-mail to NDF re: estimation-related discovery (.10); conf. call w/FCR's counsel re: estimation discovery issues and strategy (1.3); drafted response to e-mail to RCT re: opposition to Grace motion to compel (.10); drafted and revised memo to NDF re: estimation -related discovery issues (.80); telephone conf. w/NDF, M. Peterson, D. Relles and P. Ebner re: estimation-related discovery issues (1.0); review and analysis of materials relating to estimation and discovery (1.10).

8/1/2006	DKG	290.00	5.00	Conduct research and finalize Opposition to Motion to Compel.
8/1/2006	DBS	220.00	5.80	Compile documents for attorney review and case files (1.8); conduct research on potential experts for attorney review (1.5); cite check brief for attorney review (2.5).
8/1/2006	NDF	525.00	2.70	Work on discovery plan for estimation case (2.4); review and edit ACC response to Grace motion to compel (0.3).
8/1/2006	WBS	650.00	4.20	Conference call re doc disc issues (.8), conference NDF, JAL re status of expert selection/identification (.3), work on response to motion to compel, incl res on zero est issue, telephone conference EI and revision of draft (3.1).
8/1/2006	JAL	425.00	4.60	Review and analysis of materials in connection w/estimation discovery (.70); telephone call w/M. Eskin re: expert witnesses in estimation proceeding (.10); teleconf. w/NDF, ALV, B. Harding and other counsel re: estimation discovery issues (.40); teleconf. w/NDF, ALV and R. Mullady, FCR's counsel re: estimation-related discovery issues (.30); office conf. w/NDF, WBS, ALV re: estimation discovery, strategy and next steps (.40); office conf. w/ALV re: review of estimation document discovery (.70); drafted and revised memo to D. Dixon re: Grace's motion to compel (.40); telephone call w/PVNL re: our opposition to Grace's motion to compel (.10); telephone call w/WBS re: draft opposition to Grace's motion to compel (.30); reviewed and revised draft of opposition to Grace's motion to compel (.40); reviewed and revised draft letter to Grace's counsel re: document discovery issues (.80).
8/1/2006	ALV	250.00	4.10	Teleconference with estimation hearing parties re discovery matters followed up by internal meetings with JAL, NDF, DBS, and WBS (1.8); draft outstanding discovery letter to B. Harding (2.0); review recent pleadings (0.3).
8/1/2006	EI	835.00	0.40	T/c WBS re: response to discovery motion (.2); t/c Rice re: status (.2).
8/2/2006	ALV	250.00	0.40	Review recent pleadings.

8/2/2006	JAL	425.00	5.50	Further revisions and editing to draft letter to Grace counsel re: outstanding discovery (1.9); drafted and revised memo to PVNL and NDF re: Grace motion to compel (.20); drafted and revised e-mail to R. Mullady and G. Rasmussen, FCR's counsel, re: outstanding discovery issue (.10); drafted response e-mail to WBS re: Grace motion to compel (.10); reviewed and edited opposition to Grace motion to compel (3.0); telephone call w/R. Rescho re: grace motion to compel (.10); telephone call w/WBS re: edits to opposition to Grace motion to compel (.10).
8/2/2006	WBS	650.00	2.90	Review July 24 hearing transcript (.8), final res and review of draft of response to motion to compel (2.1).
8/2/2006	NDF	525.00	0.50	Telephone conference with Dr. Welch re report.
8/2/2006	DBS	220.00	6.10	Compile documents for attorney review and case files (.5); cite check brief for attorney review (5.6).
8/2/2006	DKG	290.00	2.80	Finalize Motion to Compel (2.0); attention to expert issues (0.8).
8/3/2006	DBS	220.00	5.20	Compile documents for attorney review and case files (1.1); cite check brief for attorney review (4.1).
8/3/2006	NDF	525.00	2.90	Review medical literature re amount of exposure issue.
8/3/2006	JAL	425.00	5.50	Office conf. w/NDF re: discovery planning and next steps (.40); drafted memo to DBS re: final review and editing of opposition to motion to compel (.30); revised and finalized letter to Grace counsel re: outstanding discovery issues (1.4); reviewed opposition of committee member to Grace motion to compel (.60); drafted and revised memo to counsel for committee member re: such member's opposition to the motion to compel (1.2); telephone call with Sandra Jelks re: Grace's motion to compel (.20); office conference w/DBS re: opposition to motion to compel (.10); office conf. w/ALV and DBS re: Grace document production (.10); revised and finalized opposition to Grace motion to compel (1.2).
8/4/2006	JAL	425.00	0.90	Reviewed objections to the Grace motion to compel filed on behalf of individual claimants (.30); revised and edited letter to B. Harding re: Sealed Air documents (.60).



8/4/2006	NDF	525.00	0.50	Correspond with FCR counsel re case issues.
8/4/2006	DBS	220.00	0.60	Compile documents for attorney review.
8/7/2006	NDF	525.00	3.30	Review pleadings filed in response to motion to compel (1.2); conference with PVNL and JAL re bar date issue (1.0); research and respond to Peterson query re Grace products (1.1).
8/7/2006	DKG	290.00	0.80	Attention to issues re Grace questionnaire and motion to compel.
8/7/2006	JAL	425.00	8.00	Meeting w/NDF and JPW re: estimation strategy and discovery issues (.80); review and analysis of Grace bar date materials and legal research related thereto (2.6); office conference w/PVNL and NDF re: revised bar date materials circulated by Grace (.90); edited and revised bar date materials circulated by Grace last week (3.7).
8/7/2006	JPW	405.00	1.00	Meeting with NDF and JAL re status of case
8/8/2006	NDF	525.00	0.30	Review JAL response to Grace re bar date issues.
8/8/2006	JAL	425.00	7.10	Review, revised, and edited proposed bar-date notice, bar-date notice, and proof of claim form (5.70); drafted and revised memo to S. Bianca, debtors' counsel, re: changes and edits made to the bar-date materials (1.40).
8/9/2006	NDF	525.00	0.50	Review additional pleadings filed in response to motion to compel.
8/9/2006	JPW	405.00	1.10	Review oppositions to Motion to Compel
8/9/2006	ALV	250.00	4.20	Contact experts for the estimation hearing regarding their upcoming reports (0.3); review documents from Grace's Boca Raton document repository (3.9).
8/10/2006	NDF	525.00	0.40	Emails to constituent counsel re Grace motion to compel.
8/11/2006	NDF	525.00	0.20	Review recent correspondence from Grace expert.
8/11/2006	JAL	425.00	0.20	E-mail exchanges w/S. Bianca re: revisions to bar-date materials and conf. call to discuss (.10); e-mail exchanges w/ALV and M. Hurford re: same (.10).

8/11/2006	ALV	250.00	0.50	Review recent pleadings.
8/14/2006	ALV	250.00	1.10	Contact experts for the estimation hearing regarding their upcoming reports.
8/14/2006	EI	835.00	0.10	T/c NDF re: status (.1).
8/14/2006	JAL	425.00	5.10	Revised and edited letter to B. Harding re: Sealed Air documents (.80); conf. call w/Peterson, P. Ebbiner, and NDF re: estimation-related issues (.80); office conf. w/NDF re: estimation-related issues (.20); review and analysis of U.S. district court's decision in Grace criminal proceeding regarding statutory and regulatory construction issues (1.10); drafted and revised memo to DBS re: objections to Grace's motion to compel (.20); drafted and revised memo to JPW and DKG re: estimation expert witness reports (.20); drafted and revised memo to ALV re: estimation expert witness reports (.10); teleconf. w/NDF and FCR's counsel re: estimation-related discovery and expert reports (.60); telephone call w/G. Rasmussen and D. Felder, FCR's counsel, re: estimation-related discovery and expert reports (.10); drafted e-mail to M. Peterson re: estimation-related discovery and expert reports (.20); second telephone conf. w/G. Rasmussen, D.Felder, and A. Goldberg re: estimation-related discovery and experts (.50); review and analysis of materials relating to estimation proceeding and discovery (.30).
8/14/2006	NDF	525.00	3.00	Telephone conference with Heberling re case issues (0.8); telephone conference with FCR lawyers re experts and other case issues (0.5); telephone conference with potential expert re IH issue (0.2); telephone conference with Peterson re questionnaire review issue (0.8); telephone conference with EI re case issues (0.2); review LAS instructions for questionnaire audit process (0.5).
8/14/2006	WBS	650.00	0.60	Review objections/oppositions of Cooney and other PI firms to questionnaire.
8/15/2006	DKG	290.00	0.80	Attention to issues re expert witnesses.
8/15/2006	JPW	405.00	1.20	Read objections and responses to Motion
8/15/2006	NDF	525.00	5.20	Telephone conference with potential expert re case issues (0.6); telephone conference with Peterson re estimation issues (0.5); review prior expert reports

and form a view as to who to designate on 8/21 (3.6); telephone conference with FCR lawyers re case issues (0.5).

8/15/2006	JAL	425.00	5.40	Reviewed e-mail and attachment from D. Felder re: proposed expert stipulation (.10); drafted and revised memo to D. Felder re: materials relating to estimation discovery (.40); review and analysis of materials relating to estimation proceeding and discovery (.80); e-mail exchanges with co-counsel re: proposed expert stipulation in estimation proceeding (.40); review and analysis of Grace's re-draft of the bar-date materials (.70); office conf. w/NDF re: estimation proceeding, strategy considerations, and next steps (.20); further revisions and editing to draft letter to B. Harding re: Sealed Air documents and reviewed and edited accompanying document index (1.2); legal research and analysis regarding certain estimation-related issues (1.6).
8/16/2006	JAL	425.00	5.90	Revised and finalized letter to B. Harding re: Sealed Air documents (.80); review and analysis of Grace's re-draft of the bar date materials, transcript of last omnibus hearing, and related documents (2.9); telephone call w/J. Sakalo, counsel for the property-damage committee, re: the Sealed Air documents (.10); telephone call w/M. Eskin re: the proposed bar-date materials (.30); e-mail exchanges w/FCR's counsel re: estimation-related discovery (.30); drafted and revised memo to PVNL and NDF re: Grace's re-draft of the bar-date materials (.40); review and analysis of materials relating to the Sealed Air documents (.30); telephone call w/EGB re: document discovery in the ISP matter (.10); office conf. w/NDF re: strategy issues in estimation case (.30); telephone call and message to S. Bianca, debtors' counsel, re: proposed bar-date materials (.10); review and analysis of materials relating to estimation proceeding (.30).
8/16/2006	ALV	250.00	0.90	Prepare the ACC's expert designations (0.3); review Barry Castleman's report and discuss the report with him (0.6).
8/16/2006	NDF	525.00	1.50	Work on asbestos estimation matters - consideration and memo re use of Armstrong decision for Grace hearing on 9/11 (1.0); review decision in criminal case re Grace (0.5).

8/16/2006	DKG	290.00	3.50	Attention to issues re expert witnesses.
8/17/2006	JPW	405.00	0.80	Expert issues
8/17/2006	JAL	425.00	5.80	Teleconf. w/S. Bianca re: issues relating to draft bar-date materials (.80); email exchanges w/Committee counsel re: draft bar-date materials (.40); drafted and revised memo to PVNL and NDF re: draft bar-date materials and discussion points with Grace (1.30); second teleconf. w/S. Bianca re: draft bar-date materials (.20); telephone call w/NDF, FCR counsel and estimation experts re: Grace data base issues (1.3); telephone call w/S. Esserman re: proposed bar-date materials (.30); telephone call w/R. Phillips re: proposed bar-date materials (.20); third telephone conf. w/S. Bianca re: draft bar-date materials (.20); drafted and revised memo to NDF and JPW re: designation of experts in estimation case (.20); drafted and revised memo to B. Harding re: August 29 mediation (.10); further email exchanges w/JPW re: designation of experts (.20); telephone call w/Kathleen Campbell Davis re: proposed bar-date materials (.20); email exchanges w/NDF and Delaware counsel re: August 29 mediation and related issues (.20); drafted memo to R. Rescho re: August 29 mediation on the motion to compel (.20).
8/17/2006	NDF	525.00	4.20	Telephone conference with Peterson and Biggs re data issues (0.8); work on expert reports for asbestos estimation (3.4).
8/17/2006	EI	835.00	0.40	T/c NDF re: status (.2); memo to Jacobs re: hearings (.2).
8/18/2006	EI	835.00	0.60	Correspondence re: mediation and Hearing (.2); t/c NDF re: status (.2); memos re: exclusivity (.2).
8/18/2006	JAL	425.00	4.90	Telephone call w/D. Felder re: bar-date materials (.40); review and analysis of materials relating to estimation proceeding and discovery (1.8); drafted email to S. Bianca re: proposed bar-date materials (.10); revised and edited written designation of expert witnesses for estimation hearing (.30); telephone call w/S. Bianca re: bar-date materials (.20); telephone call w/K. Davis, local counsel, regarding bar-date materials (.10); second telephone call w/K. Davis re: same (.20); third telephone call w/K. Davis re: same (.10); telephone call w/G. Holmes re: Grace bankruptcy proceeding (.20);

drafted and revised memo re: bankruptcy and estimation matters (.50); email exchanges w/NDF and K. Davis re: Grace's revised bar-date materials (.40); review and analysis of Grace's revised bar-date materials (.60).

8/18/2006	JPW	405.00	0.50	Review draft expert disclosure
8/18/2006	NDF	525.00	2.60	Draft memo to claimant counsel re mediation (1.0); read Florence expert report for use in Grace cross (0.5); revise expert disclosure document (0.2); review expert opinion from Castleman (0.5); telephone conference with EI re case issues (0.2); email correspondence with Baena and Frankel re exclusivity (0.2).
8/19/2006	JAL	425.00	5.40	Review, analysis, and revisions to proposed bar-date materials and drafted and revised brief in support of Committee's version of the proposed bar-date materials.
8/20/2006	JAL	425.00	3.40	Further drafting and revisions in support of Committee's version of the bar-date materials (3.1); reviewed memo from PVNL re: his comments on brief in support of Committee's version of the bar-date materials (.10); drafted and revised memo to PVNL re: draft brief in support of Committee's version of the bar-date materials (.20).
8/20/2006	NDF	525.00	0.50	Review JAL draft responses re bar date and email to him re same.
8/21/2006	NDF	525.00	1.70	Revise and edit expert disclosure document (0.5); telephone conference with EI re case issues (0.2); draft memo to Libby claimants' counsel re case issue (0.5); review email correspondence re expert issues (0.5).
8/21/2006	JAL	425.00	9.70	Revised and finalized Committee's version of bar-date materials, created redlines for the Court, and revised and finalized brief in support of the Committee's version of the bar-date materials (1.5); brief review of the "as filed" version of the Committee's bar-date materials and brief (.10); drafted e-mails (2x) to D. Felder re: Committee's version of the bar-date materials and today's hearing thereon (.30); telephone call w/M. Hurford re: Committee's version of the bar-date materials and today's hearing thereon (.30); prep. for today's

omnibus hearing on bar-date materials and other issues (1.2); reviewed Grace's amended agenda letter (.10); drafted e-mail to PVNL re: Grace's amended agenda letter (.10); reviewed memo from BSB re: court's ruling in Grace criminal proceeding (.20); office conf. w/M. Hurford re: bar-date materials and today's omnibus hearing in Grace (.30); appearance and argument at Grace omnibus hearing before the Bankruptcy Court (5.6).

8/21/2006	EI	835.00	0.20	T/c NDF re: Libby issue (.2).
8/21/2006	DKG	290.00	0.50	Attention to issues re case status.
8/21/2006	JPW	405.00	2.10	Expert reports
8/22/2006	JPW	405.00	3.00	Read expert disclosures (1.2); expert report issues (1.8)
8/22/2006	DKG	290.00	1.20	Attention to issues re expert witnesses (0.6); attention to issues re omnibus hearing (0.6).
8/22/2006	EI	835.00	1.50	T/c PVNL/NDF to plan for 9/11 issues at hearing (.5); t/c PVNL/NDF, Frankel, Baena, et al. to plan for 9/11 hearing on exclusivity (1.0).
8/22/2006	NDF	525.00	5.40	Prepare asbestos estimation case (work on expert witness reports) (4.5); telephone conference with EI and Baena re exclusivity and discovery issues (0.9).
8/22/2006	JAL	425.00	2.80	Reviewed memo from M. Hurford re: yesterday's omnibus hearing (.30); drafted and revised memo to EI, PVNL, and NDF re: yesterday's omnibus hearing and related issues (.80); brief review re: parties' expert designations in estimate on proceeding, and drafted e-mail to NDF re: same (.30); review and analysis of materials relating to estimation proceeding (.03); meeting w/PVNL, NDF, JPW and ALV re: strategy, expert witnesses, and legal issues in the estimation proceeding (1.10).
8/22/2006	ALV	250.00	0.50	Strategy discussion of issues concerning discovery and estimation trial.
8/22/2006	ALV	250.00	1.50	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings.

8/23/2006	ALV	250.00	9.80	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings.
8/23/2006	JAL	425.00	2.00	Office conf. w/ALV re: prep. for mediation and hearing on motion to compel (.10); office conf. w/NDF re: estimation strategy, Grace motion to compel and other discovery-related issues (.40); second office conf. w/ALV re: prep. for mediation and hearing on motion to compel (.20); review and analysis of revised bar-date materials circulated by Grace's counsel (.70); reviewed and edited memo from M. Hurford re: this month's omnibus hearing (.40); drafted e-mail to M. Hurford re: comments on his memo re: this month's omnibus hearing (.20).
8/23/2006	NDF	525.00	3.60	Prepare asbestos estimation case (review factual materials to send to experts).
8/24/2006	NDF	525.00	4.10	Prepare asbestos estimation case.
8/24/2006	JAL	425.00	1.50	E-mail correspondence w/J. Baer, debtors' counsel, regarding proposed bar-date materials (.60); telephone calls (2x) w/J. Baer re: proposed bar-date materials (.20); review and analysis of proposed revision to bar-date order (.20); drafted e-mails to PVNL re: proposed bar-date materials and exchange of e-mails with him re: same (.30); reviewed revised draft of memo from M. Hurford re: this month's omnibus hearing (.10); drafted response e-mail to R. Rescho re: next week's mediation (.10).
8/24/2006	JPW	405.00	1.10	Expert report issues
8/24/2006	ALV	250.00	8.20	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings.
8/25/2006	ALV	250.00	8.80	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings (7.8); review documents from Grace's Boca Raton document repository (1.0).
8/25/2006	JPW	405.00	1.10	Expert report issues (.4); review for data materials (.7)
8/25/2006	EI	835.00	0.50	T/c Frankel re: status (.2); t/c Rice re: bar date (.1); reviewed Hurford memo (.1); memo re: bar date materials (.1).

8/25/2006	JAL	425.00	7.10	Drafted response memo to R. Rescho re: Bankruptcy Court's bar-date order (.30); drafted memo to M. Hurford re: Court's bar-date order (.10); drafted and revised memo to EI, PVNL, and NDF re: Court's approval of the bar-date materials (.30); review and analysis of the bar-date materials as approved by the Bankruptcy Court (.40); drafted and revised memo to Committee re: bar-date materials approved by the Court (4.60); drafted and revised letter to discovery mediator to initiate mediation of certain unresolved discovery disputes with Grace (.80); reviewed ALV's memo re: estimation related discovery and questionnaires (.60).
8/25/2006	NDF	525.00	2.20	Telephone conference with J. Heberling re case estimation issues (0.8); review and gather materials to send to J. Heberling re estimation trials (1.1); review memo to ACC re bar date (0.2); email to JAL re same (0.1).
8/27/2006	JAL	425.00	4.00	Revisions and editing of memo re: claimants' questionnaire objections (3.5); further revisions and editing of memo to Committee re: Grace's proposed bar-date materials (.50).
8/27/2006	ALV	250.00	2.80	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings.
8/28/2006	ALV	250.00	5.70	Review Grace transcripts before Judge Fitzgerald from July 2005 to present for preparation of memo on the Judge's rulings (3.8); review documents from Grace's Boca Raton document repository (1.0); review of the current draft of Barry Castleman's expert report, sections of Castleman's book, and discussion of edits with him (0.4); preparation for Pre-discovery mediation strategy meeting (0.5).
8/28/2006	JAL	425.00	4.90	Further revisions to chart re: questionnaire issues (.20); office conf. w/ALV re: chart on questionnaire issues (.30); office conf. w/NDF re: draft memo to Committee re: bar-date materials and related issues (.10); further editing and revisions to memo to Committee re: bar-date materials and related issues (1.3); reviewed ALV's revisions to chart on questionnaire objections (.20); drafted and revised second memo re: bar-date materials and related issues (.70); reviewed e-mail message from S. Kazan



and drafted response e-mail (.10); reviewed draft expert report to be filed in estimation proceeding (.30); drafted and revised e-mail in response to inquiry from Committee member counsel (.20); review and analysis of reply brief filed by Grace in response to the objections to Grace's motion to compel (.30); review and analysis of objections and responses to Grace's motion to compel (1.2).

8/28/2006	DKG	290.00	0.50	Attention to issues re expert witnesses.
8/28/2006	NDF	525.00	8.30	Prepare for mediation re motions to compel (4.5); review and revise draft expert reports (2.6); prepare chart of needed discovery (1.2).
8/29/2006	JAL	425.00	8.20	Office conf. w/NDF, ALV and M. Hurford re: prep. for mediation session and related issues (.50); meeting w/NDF, ALV, M. Hurford, and individual claimants' counsel re: prep. for mediation, related strategy, and related discovery issues (2.5); attendance and participation at discovery mediation session re: Grace motion to compel (5.2).
8/29/2006	NDF	525.00	8.50	Prepare for mediation session with claimants' counsel (2.5); meet with Grace counsel and mediator (5.0); meet with claimants' counsel to debrief (1.0).
8/29/2006	ALV	250.00	6.10	Pre-discovery mediation strategy meeting with members of the committee Sandy Esserman, NDF, and JAL (also preparation for and duties stemming from the meeting) (3.5); review documents from Grace's Boca Raton document repository (2.6).
8/30/2006	ALV	250.00	5.50	Review of the current draft of Barry Castleman's expert report and discussion of changes with him (1.0); review documents from Grace's Boca Raton document repository (4.5).
8/30/2006	EI	835.00	0.20	Review of Frankel material.
8/30/2006	DKG	290.00	0.50	Attention to issues re expert witnesses and fee retention; correspondence with D. Felder re the same.
8/30/2006	JAL	425.00	0.70	Drafted and revised e-mail to B. Harding re: meet-and-confer discovery conf. (.10); reviewed e-mail correspondence relating to estimation and discovery (.50); review and analysis of materials relating to estimation (.10).

8/30/2006	NDF	525.00	3.20	Telephone conference with WBS re case issues (0.2); review materials re pleading due September 7 (0.3); review Frankel slides re exclusivity (0.5); confer with EI re mediation (0.2); work on master site list discovery (0.9); review materials received from Peterson re Grace (1.1).
8/31/2006	JAL	425.00	4.70	Drafted and revised submission to the Court re: outstanding discovery issues (.50); office conf. w/NDF re: estimation-related discovery issue (.10); drafted committee's submission re: issues that remain outstanding following discovery mediation (.40); drafted and revised response to R. Rescho regarding bar-date issues (.30); reviewed memo from NDF and M. Hurford re: mediation and discovery issues (.40); drafted and revised submission to the Court re: issues remaining unresolved following mediation (3.0).
8/31/2006	DKG	290.00	2.30	Attention to issues re expert witnesses.
8/31/2006	NDF	525.00	6.60	Work on expert reports for estimation case (5.5); draft memo and emails to Frankel, et al. re exclusivity slides (1.1).
9/1/2006	NDF	525.00	1.30	Memo to certain cancer claimants re discovery motion to compel (0.5); review correspondence re bar date issues (0.2); draft additional discovery to Grace (0.6).
9/1/2006	JAL	425.00	4.30	Further drafting and revisions to post-mediation submission opposing the motion to compel (2.10); drafted and revised e-mail to Grace's counsel regarding bar-date materials and timing issues (1.3); review and analysis of materials relating to claims estimation (.90).
9/2/2006	WBS	650.00	0.50	Rev draft post-mediation submission on remaining issues re Questionnaire.
9/5/2006	JAL	425.00	2.80	Further edits and revisions to post-mediation brief re: unresolved issues relating to Grace's motion to compel (1.2); reviewed exchange of e-mail correspondence relating to expert reports and other estimation-related discovery issues (.20); drafted memo to DBS re: post-mediation brief on unresolved discovery issues (.10); drafted e-mail to Campbell & Levine re: matter relating to hearing on Sept. 11 (.10); review and analysis of materials relating to estimation and Sept 11 hearing (.40); prep. for

meeting w/TWS and ALV re: document discovery and deposition prep. (.40); reviewed e-mail exchanges between NDF and WBS re: post-mediation brief and prep. for hearing on Sept. 11 (.20); email correspondence w/RCT re: document discovery issues and inquiries from the fee auditor (.20).

9/5/2006	ALV	250.00	3.80	Review documents related to W.R. Grace's Boston and Boca document repository (3.8).
9/5/2006	DBS	220.00	5.50	Compile and organize documents for attorney review and case files (4.0); cite check brief for attorney review (1.5).
9/5/2006	DKG	290.00	3.20	Read and analyze expert reports.
9/5/2006	JPW	405.00	0.80	Review expert reports (.5); review Equity Committee Statement (.3)
9/5/2006	WBS	650.00	0.60	Rev revised draft on Questionnaire issues and e-mail re points to be made on oral argument and plans for ACC analysis of Rust work.
9/6/2006	NDF	525.00	8.60	Review medical literature and expert reports from Hammar, Welch and Brody and make edits to same (6.5); review materials gathered in response to grace 2004 notice - privilege or responsive (2.1).
9/6/2006	ALV	250.00	8.50	Meet and Confer at Kirkland and Ellis with JAL, NDF, counsel to Debtor (B. Harding, A. Basta), and counsel for the Futures Representative (3.5); meeting with JAL, NDF, and D. Felder to discuss discovery strategy (0.6); follow-up assignments stemming from meet and confer with debtor (2.9); teleconference with W. Longo regarding his expert report (0.4); review expert reports and materials (1.1).
9/6/2006	NDF	525.00	8.90	Prepare for discovery conference (1.0); review and edit rule 2004 response document (0.5); meet and confer with Grace lawyers re ACC discovery (2.8); confer with JAL, et al. re discovery issues (0.5); telephone conference with Hammar re report (0.5); telephone conference with Kraus, et al. re cancer claimants issue (1.0); confer with WBS re Grace case issues (0.5); draft key points for cancer cases (0.5); review Grace court presentations for discovery follow-up (0.5); review new medical literature re

asbestos (0.6); review Felder/Frankel slides for 9/11 hearing (0.5).

9/6/2006	JAL	425.00	5.40	Meet-and-confer session with Grace's counsel re: unresolved discovery issues (3.6); telephone call w/NDF, ALV and D. Felder re: estimation-related discovery issues and strategy (.60); office conf. w/NDF re: estimation-related discovery issues and strategy (.70); revised and finalized post-mediation brief in opposition to Grace motion to compel (.50).
9/6/2006	WBS	650.00	0.50	Conference NDF re status of preparations for Grace Questionnaire hearing and expert reports and related work to be done.
9/7/2006	JAL	425.00	0.60	Telephone call w/T. Wilson re: bar-date and proof-of-claim issues (.30); finalized post-mediation brief of the Committee re: the Grace motion to compel, and sent it to local counsel under cover letter for filing with the Court (.30).
9/7/2006	NDF	525.00	7.10	Review medical articles re asbestos issues to edit reports (2.5); telephone conference with Welch (0.6); prepare for discovery motion on 9/11 (2.5); telephone conference with clients re same (0.7); read additional pleadings filed on motion to compel issue (0.8).
9/7/2006	ALV	250.00	3.70	Teleconferences with B. Castleman regarding his expert report (0.5); review of the expert report of B. Castleman (2.2); review documents related to the estimation (including insurance information, potential expert-related documents, potential exhibits, and settlement agreements) (1.0).
9/7/2006	DBS	220.00	3.90	Compile and organize documents for attorney review and case files.
9/7/2006	DKG	290.00	5.20	Research and draft 30(b)(6) subpoena duces tecum for CAN Insurance.
9/7/2006	EI	835.00	1.00	Conf. Weitz re: status.
9/7/2006	WBS	650.00	4.10	Conference PVNL, NDF re tactics/planning for est case, including analysis of Questionnaire responses (.4); conference call with counsel for claimants re prep for hearing on motion to compel and conference NDF re follow-up (1.0); read and notes on 21 Aug. hearing re next steps in discovery/bar date issues

(1.5); rev Agway dec on defn of "claim" as relevant to bar date order and other issues in Grace (.4); review other parties' submissions (.8).

9/8/2006	EI	835.00	1.20	Memo to Weitz re: status (.2); prep for hearing (1.0).
9/8/2006	DBS	220.00	1.30	Compile and organize documents for expert review.
9/8/2006	ALV	250.00	4.30	Review pleadings (0.4); review of the draft 30(b)(6) request to Grace's insurance coverage companies, as well as information regarding Grace's insurance coverage (0.4); meetings with NDF regarding discovery (0.3); review documents related to the estimation (including insurance information, potential expert-related documents, potential exhibits, and settlement agreements) (2.2); review of the expert report of B. Castleman (0.7); teleconferences with B. Longo regarding his expert report (0.3).
9/8/2006	NDF	525.00	5.60	Confer with PVNL and WBS re Snyder report (1.0); review and edit Snyder report (1.4); prepare for 9/11 hearing on motion to compel (1.5); review Grace documents cited in Snyder report (1.1); draft email to Grace re bar date clarification (0.5); review bar date order (0.1).
9/8/2006	JAL	425.00	0.80	Review and analysis of post-mediation submissions relating to Grace's motion to compel (.30); telephone call w/M. Hurford re: estimation-related issues (.20); office conf. w/NDF re: estimation-related issues (.30).
9/8/2006	WBS	650.00	4.00	Rev Snyder draft exp report, prior testimony in other cases (2.7), conference PVNL and NDF re Snyder draft (.5), notes re comments (.8).
9/9/2006	NDF	525.00	0.70	Telephone conference with Snyder re report.
9/10/2006	NDF	525.00	0.20	Confer with EI re case issues.
9/11/2006	NDF	525.00	8.60	Prepare for hearing with Kraus and Busby (0.5); confer with EI re exclusivity (0.3); attend hearing and argue motion to compel (7.5); confer with ACC counsel re motion to compel hearing (0.3).
9/11/2006	JAL	425.00	0.20	Telephone call w/J. Loveless re: bar date notice and proof of claim.

9/11/2006	JPW	405.00	1.30	Review expert report
9/11/2006	ALV	250.00	5.60	Review of insurance related documents review of expert reports; review debtor produced documents for relevance.
9/12/2006	JPW	405.00	1.60	Review expert report (1.0); read memo on hearing (.6)
9/12/2006	DKG	290.00	4.10	Attention to issues re expert witnesses (1.5); draft stipulated order re bar date motion (2.6).
9/12/2006	JAL	425.00	0.50	Reviewed memo from M. Hurford re: yesterday's hearing (.20); reviewed and edited draft of proposed bar-date stipulation (.30).
9/12/2006	NDF	525.00	7.80	Review and revise expert reports (5.6); review stipulation re bar date (0.2); email to Harding re same (0.1); telephone conference with EI re expert report (0.2); telephone conference with WBS re case issue (0.3); draft email to Snyder (0.1); draft email to Relles (0.1); draft email to staff re record procedures (0.2); review and edit memo to ACC re motion to compel hearing (1.0).
9/12/2006	EI	835.00	1.50	T/c Weitz re: status (.1); memo re: status (.1); redrafted memo on hearing (.3); reviewed proposed report and t/c NDF (1.0).
9/12/2006	WBS	650.00	1.10	Review memos and e-mails related to yesterday's hearing and necessary followup work (.3); review draft Longo report (.8).
9/12/2006	ALV	250.00	5.30	Strategy Meeting and Hearing Discussion (0.4); review of expert reports; review debtor produced documents for relevance (4.9).
9/13/2006	NDF	525.00	7.30	Telephone conference with Longo re report (0.5); telephone conference with FCR counsel re discovery issues (1.5); telephone conference with Snyder re report (0.5); telephone conference with Andrae re Lemen (0.5); telephone conference with U.S. Attorney re Lemen and other issues (0.7); draft insert for expert report (0.3); review and edit Longo and Snyder reports (1.0); consideration and attention to discovery, RFAs, case preparation (1.3); review Kraus power point (1.0).

9/13/2006	JAL	425.00	3.40	Review and analysis of materials relating to estimation of claims (.90); reviewed, edited, and finalized letter to B. Harding re: document production issues (.30); telephone conf. w//NDF, WBS, R. Mullady, and D. Felder re: strategy and discovery issues in the estimation proceeding (1.10); meeting w/NDF and WBS re: strategy and discovery issues in the estimation proceeding (.50); drafted and revised memo to FCR's counsel re: issues related to estimation discovery (.40); reviewed memo from WBS re: issues relating to estimation discovery (.20).
9/13/2006	DKG	290.00	3.00	Compile list of expert testimony for Rule 26 disclosure (2.5); attention to issue re expert report (0.5).
9/13/2006	JPW	405.00	0.90	Review Kraus PowerPoint
9/13/2006	EI	835.00	0.50	T/c NDF re: expert report.
9/13/2006	ALV	250.00	3.80	Review of expert reports; review debtor produced documents for relevance.
9/13/2006	WBS	650.00	2.40	Conference call with counsel for FR re discovery plans (1.3), conference JAL, NDF re "put in issue" motion to compel (.2), res and rev cases on PII (.6), telephone conference Longo re report (.3).
9/14/2006	EI	835.00	1.30	T/c NDF re: his talk with D of J (.3); t/c M. Peterson re: status and planning (.5); t/c L. Tersigni re: same (.1); t/c NDF re: meeting (.2); draft memo re: meeting (.2).
9/14/2006	DKG	290.00	5.20	Attention to issues re expert reports.
9/14/2006	JAL	425.00	0.30	Office conf. w/ALV re: estimation discovery issues (.10); review and analysis of materials relating to estimation (.20).
9/14/2006	NDF	525.00	6.30	Review and revise expert witness reports for Grace ACC experts (5.5); review outstanding discovery requests in Sealed Air and TTP claims numbers (0.8).
9/14/2006	ALV	250.00	5.20	Review of insurance related documents (1.0); review of expert reports; review debtor produced documents for relevance (4.2).

9/15/2006	NDF	525.00	0.60	Review email correspondence re case issues (0.5); telephone conference with Harding, et al., re expert reports due date (0.1).
9/15/2006	DKG	290.00	3.00	Prepare charts re previous testimony of expert witnesses.
9/15/2006	EI	835.00	0.30	T/c Frankel re: status (.2); memo re: order (.1).
9/15/2006	ALV	250.00	2.30	Review of expert reports (2.1); teleconference with B.Longo to discuss his report (0.2).
9/18/2006	DKG	290.00	4.50	Attention to issues re expert reports and previous testimony (3.5); attention to trial status (1.0).
9/18/2006	ALV	250.00	3.00	Review recent pleadings; review documents from Grace's Boca Raton document repository (2.8);teleconference with B.Longo to discuss his expert report (0.2).
9/18/2006	JAL	425.00	5.60	Review and analysis of materials relating to estimation and related discovery (2.6); telephone call w/G. Bradley re: estimation discovery (.20); review and analysis of legal research pertaining to estimation discovery issues (2.8).
9/19/2006	DBS	220.00	5.40	Compile and organize documents for attorney review and case files (2.4); compile expert back-up materials (2.5); attend meeting re expert reports (.5).
9/19/2006	EI	835.00	0.60	Conf. call Frankel, Baena re: exclusivity (.5); t/c NDF re: same (.1).
9/19/2006	DKG	290.00	3.70	Meeting re expert witnesses with NDF, DBS, ALV and M. Hurford (0.6); attention to issues re expert witnesses (3.1).
9/19/2006	NDF	525.00	5.60	Telephone conference with Harding re questionnaire order (0.7); telephone conference with Esserman re same (0.5); meet with DKG, DBS, et al. re report logistics for service (0.6); work on estimation case (review questionnaire responses, LAS claims information) (3.3); review recent case law re bar order (0.5).
9/19/2006	WBS	650.00	1.20	Review prior Grace filings on their theory of the case.



9/19/2006	JAL	425.00	1.00	Telephone call w/NDF re: potential appeal of exclusivity extension (.10); drafted and revised memo to NDF re: amending CMO to incorporate agreed extensions of deadlines (.10); review and analysis of legal research relating to estimation discovery issues (.80).
9/19/2006	ALV	250.00	5.90	Review of expert reports; preparation of expert reports; meeting with NDF, DKG, DBS, and M. Hurford regarding preparation of expert reports (5.7); teleconference call with B.Longo to discuss prior testimony (0.2).
9/20/2006	NDF	525.00	6.30	Estimation - work on draft discovery plan/trial brief/order of proof to guide discovery efforts (3.3); telephone conference with potential expert witness re status issues (0.7); work on expert reports (Hammar and Welch) - final review (0.7); draft order re questionnaire issues (0.5); review transcript of 9/11 hearing for use in crafting questionnaire order (1.10).
9/20/2006	DKG	290.00	0.50	Attention to issues re expert witnesses.
9/20/2006	ALV	250.00	1.50	Review documents from Grace's Boca Raton document repository.
9/20/2006	JAL	425.00	2.70	Review and analysis of legal research relating to estimation and discovery (1.60); office conf. w/NDF re: estimation strategy and potential appeal of exclusivity decision (.30); drafted response e-mail to J. Waight re: PI proof-of-claim forms (.20); reviewed letter from T. Wilson to B. Harding re: supplementation of questionnaire responses (.10); review and analysis of transcript of Court's Sept. 11 hearing on exclusivity and motion to compel (.50).
9/20/2006	DBS	220.00	5.70	Compile and organize documents for attorney review and case files.
9/21/2006	NDF	525.00	5.60	Review Lemen report and medical literature cited (4.6); telephone conference with Lemen re report issues (0.3); review Hurford draft order (0.2); review depositions re insurance claim audits (0.5).
9/21/2006	WBS	650.00	2.20	Review Debtors proposed Q-R order; review transcript of 11 September hearing on same issue; review our counter-proposal.

9/21/2006	DBS	220.00	0.90	Compile and organize documents for attorney review and case files.
9/22/2006	WBS	650.00	3.80	Draft revisions of counter-proposal and check against Judge's rulings at hearing (1.1); review revised draft and draft objection statement (0.3); conference call with counsel for claimants re joint response and proposed order (1.0: review revised drafts (0.4); conference call with Debtors' counsel re each others' submissions/proposals (0.3); discussion with NDF and Claimants' counsel re hearing on 25 September (0.3); scheduling strategy conference and agenda (0.2); read Debtors' counsel's letter re pending discovery requests by ACC (0.2).
9/22/2006	NDF	525.00	5.00	Draft opposition/talking points to oppose Grace order (2.0); telephone conference with Esserman and Ramsay re Grace order (1.0); telephone conference with Harding re Grace order (0.5); revise and edit ACC/Esserman order (1.0); consideration of RFAs to Grace re various issues (0.5).
9/22/2006	EI	835.00	0.30	Memo NDF re: status (.1); memo re: meeting (.1); memo re: tax settlement (.1).
9/22/2006	JPW	405.00	3.40	Read transcript of bankruptcy hearing (2.7); read Grace handouts (.4); review correspondence from Debtor re open discovery issues (.3)
9/22/2006	JAL	425.00	0.50	Review and analysis of materials relating to estimation and related discovery (.40); reviewed memo from EI and NDF re: competing proposed orders on Grace motion to compel (.10).
9/22/2006	ALV	250.00	1.00	Review documents from Grace's Boca Raton document repository.
9/23/2006	NDF	525.00	1.00	Review Lemen final report (0.8); email to Hurford, et al. re 9/25 hearing (0.2).
9/25/2006	NDF	525.00	7.90	Telephone conference with M. Meyer re bar date (0.3); prepare for 9/25 status conference (1.0); confer with Esserman and PVNL re hearing (0.5); attend omnibus hearing and argue questionnaire issues (4.6); review and revise expert report (Castleman) (1.5).
9/25/2006	WBS	650.00	1.90	Hearing on Questionnaire issues (by phone).

9/25/2006	DKG	290.00	0.30	Attention to issues re expert reports.
9/25/2006	ALV	250.00	0.90	Review documents from Grace's Boca Raton document repository.
9/25/2006	JAL	425.00	0.90	Review and analysis of letter from B. Harding, plus attachments, re: outstanding discovery issues in the estimation proceeding (.60); drafted and revised response memo to R. Rescho re: Grace's motion to compel (.30).
9/25/2006	DBS	220.00	3.30	Compile and organize documents for attorney review and case files.
9/26/2006	JPW	405.00	1.80	Review claims PowerPoint
9/26/2006	DKG	290.00	0.80	Read expert reports and related medical article.
9/26/2006	WBS	650.00	1.30	Review and revise re-drafted Q-R order (0.5); work on RFAs to Grace re state of preparation of cases (0.8).
9/26/2006	NDF	525.00	8.00	Work on order re MTC questionnaire issue (2.0); work on estimation case - outline of trial brief and key discovery plan (5.5); make revisions to Castleman report (0.5).
9/26/2006	DBS	220.00	3.70	Compile and organize documents for attorney review and case files.
9/26/2006	JAL	425.00	0.30	Office conf. w/NDF re: estimation-related discovery issues and next steps.
9/26/2006	ALV	250.00	3.70	Review of expert reports (3.2); teleconferences with B. Castleman regarding his report (0.5).
9/26/2006	EI	835.00	0.20	T/c NDF re: status (.2).
9/27/2006	NDF	525.00	5.00	Review transcript of 9/25 hearing (1.0); revise and edit order re same (1.10); telephone conference with Peterson and WBS re questionnaire issues and expert analysis (1.5); email correspondence to law firm re disease shown in Rust database issue (0.5); emails to Esserman re various issues on the orders (0.3); emails to Grace lawyers re various issues (0.2); edit memo to Grace ACC re 9/25 hearing (0.2); telephone conference with M. Hurford re various issues (0.2).

9/27/2006	WBS	650.00	8.60	Conference call Mark Peterson and Dan R. re strategy and issues to be considered in estimation and issues re questionnaire analysis (2.0); work on memo laying out tasks for analysis by experts on questionnaire responses and checking Rust coding (3.4); review preliminary transcript of 25 September hearing and revisions to draft proposed order reflecting rulings by Court in that hearing (1.5); conference with NDF re revisions and strategy for estimation and responses to like Debtor contentions re what claims are valid (0.4); review and revise draft report to ACC on hearing and changes in proposed order to reflect issues raised in report (1.3).
9/27/2006	DKG	290.00	3.50	Attention to issues re expert reports.
9/27/2006	ALV	250.00	4.50	Review of expert reports (2.4); review documents from Grace's Boca Raton document repository (1.1); meeting with DKG and DBS to review expert report production (1.0).
9/27/2006	DBS	220.00	6.20	Compile and organize documents for attorney review (3.0); compile cases and authorities re exclusivity appeal for attorney review (2.2); compile expert reports and supporting materials (1.0).
9/28/2006	DKG	290.00	2.00	Attention to issues re expert reports.
9/28/2006	JPW	405.00	0.20	Read letter from M. Meyers
9/28/2006	WBS	650.00	2.70	Review comments on draft order from other counsel (0.3); telephone conference NDF re changes in order, steps to cross-checking coding of Q-Rs (0.3); conference call SE re order (0.3); review W&K e-mails re how Rust has coded their responses and review attachments to W&K e-mails showing Questionnaire as filled in (1.3); notes re steps needed to check and count meso cases accurately (0.5).
9/28/2006	DBS	220.00	5.70	Compile and organize documents for attorney review and case files (2.5); compile expert reports and supporting materials (3.2).
9/28/2006	JAL	425.00	0.10	E-mail exchanges w/NDF re: prep. of motion to compel discovery responses in estimation proceeding.
9/28/2006	NDF	525.00	6.70	Review materials sent by meso claimants (4.5); send materials to Peterson via emails and memos (0.5);

review Relles memos (0.3); work on order re motion to compel (0.3); work on asbestos estimation case (fact discovery needed and review of discovery already obtained) (1.1).

9/28/2006	ALV	250.00	4.40	Prepare expert reports for production (2.1); review documents from Grace's Boca Raton document repository (2.3).
9/28/2006	EI	835.00	0.60	Reviewed Orrick outline (.5); memo re: meeting (.1).
9/29/2006	WBS	650.00	4.40	Review e-mails with information about initial analysis of Questionnaire responses and discrepancies between Rust counts and databases and other sources (1.5); conference call with Debtors' counsel re proposed order (1.1); conference call with Orrick attorneys re next steps, to include motion to compel, analysis of data, RFAs (0.8); review draft memo in support of motion to compel and related research (1.0).
9/29/2006	DKG	290.00	2.30	Attention to issues re expert witnesses and preparing reports for filing.
9/29/2006	ALV	250.00	3.40	Prepare expert reports for production.
9/29/2006	NDF	525.00	4.20	Telephone conference with FCR lawyers re case issues and strategic options for discovery (1.1); work on RFAs to Grace (0.5); telephone conference with Harding and Esserman re MTC order and negotiate same (0.5); review revisions to MTC order (0.5); email correspondence to claimant attorneys re various issues (0.7); email correspondence to PVNL and WBS re various issues (0.3); email correspondence to Peterson re various analyses (0.6).
9/29/2006	JAL	425.00	2.10	Review and analysis of materials relating to estimation and discovery (1.0); telephone conf. w/NDF, R. Mullady, D. Felder and G. Rasmussen re: estimation-related discovery issues (1.10).
9/29/2006	DBS	220.00	5.40	Compile and organize documents for attorney review and case files (1.9); compile expert reports and supporting materials (3.5).
9/30/2006	NDF	525.00	0.80	Review and reply to correspondence from plaintiffs re questionnaire issues (0.5); review RFAs from Sealed Air case (0.3).

**Total Task Code .16            948.50**

**Plan & Disclosure Statement (14.00 Hours; \$ 7,491.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Peter Van N. Lockwood	4.60	\$760	3,496.00
Jeffrey A. Liesemer	9.40	\$425	3,995.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/14/2006	PVL	760.00	0.20	Review ACC et al excl opposition.
7/15/2006	PVL	760.00	0.70	Review suppl WRG brief re exclusivity.
7/17/2006	PVL	760.00	0.40	Review tort victims excl opposition (.1); review Grace excl. reply (.1); teleconference EI (.1); review Baena e-mail to Baer (.1).
7/20/2006	PVL	760.00	0.90	Teleconference Baena, Frankel, EI et al re excl hearing (.6); e-mail EI re same (.2); review Judge Wolin 2003 order (.1).
8/22/2006	PVL	760.00	1.00	Teleconference with Baena, Frankel, EI and NDF (.8), review 2004 motion.
8/30/2006	PVL	760.00	0.10	Review Frankel slides re excl.
8/31/2006	PVL	760.00	0.10	Review Frankel and NDF e-mail re exclusivity.
9/5/2006	PVL	760.00	0.20	Confer NDF re exclusivity issues.
9/6/2006	PVL	760.00	0.30	Review draft 2004 joint opposition (.2); confer NDF re excl (.1).
9/7/2006	PVL	760.00	0.10	Review revised Frankel slides and e-mail Frankel.
9/19/2006	JAL	425.00	0.10	Drafted e-mail to EI re: potential appeal of exclusivity extension.
9/21/2006	JAL	425.00	3.80	Reviewed draft notice of appeal from exclusivity extension (.10); review and analysis of materials and

legal research relating to appeal of exclusivity extension (3.7).

9/26/2006	PVL	760.00	0.40	Review FCR excl proposed outline and e-mail Felder et al.
9/26/2006	JAL	425.00	3.30	Review and analysis of draft outline of appellate brief re: extension of exclusivity and related legal research.
9/27/2006	JAL	425.00	2.20	Correspondence w/DBS re: prep. for exclusivity (.20); reviewed e-mail from S. Baena re: potential appeal of exclusivity extension (.20); review and analysis of legal research in connection with potential appeal of exclusivity extension (1.8).
9/27/2006	PVL	760.00	0.20	Review e-mail re excl (.1); review e-mail and reply (.1).

**Total Task Code .17      14.00**

**Tax Issues (.80 Hours; \$ 460.00)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Scott D. Michel	.80	\$575	460.00

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
9/21/2006	SDM	575.00	0.80	Conference NDF re collateral impact of Montana criminal case.

**Total Task Code .19      .80**

**Travel – Non Working (45.00 Hours; \$ 15,052.75)**

<u>Attorney</u>	<u>Number of Hours</u>	<u>Billing Rate</u>	<u>Value</u>
Elihu Inselbuch	14.50	\$417.50	6,053.75
Peter Van N. Lockwood	11.30	\$380.00	4,294.00

Nathan D. Finch	12.50	\$262.50	3,281.25
Jeffrey A. Liesemer	6.70	\$212.50	1,423.75

<u>Trans Date</u>	<u>Empl Init</u>	<u>Bill Rate</u>	<u>Billing Hours</u>	<u>Full Narrative</u>
7/24/2006	PVL	380.00	3.90	Travel to/from Wilmington.
7/24/2006	EI	417.50	6.50	Travel to hearing (2); return travel (4.5)
7/24/2006	JAL	212.50	2.70	Travel from DE to DC following appearance at omnibus hearing.
7/24/2006	JAL	212.50	0.80	Travel from DC to DE re: appearance at Grace omnibus hearing.
8/21/2006	JAL	212.50	3.20	Travel to/from DC to Delaware re: omnibus hearing.
8/21/2006	PVL	380.00	3.40	Travel to and from Wilmington, DE for hearing.
9/10/2006	NDF	262.50	4.20	Travel to Pittsburgh for Grace hearing.
9/10/2006	EI	417.50	4.00	Travel to Pittsburgh for hearing.
9/11/2006	EI	417.50	4.00	Trip to NY.
9/11/2006	NDF	262.50	3.80	Return to D.C.
9/25/2006	PVL	380.00	4.00	Travel to/from Wilmington for hearing.
9/25/2006	NDF	262.50	4.50	Travel to Wilmington, DE (2.0); return to D.C. (2.5).
<b>Total Task Code .21</b>		<b>45.00</b>		



Other Charges:

Air Freight & Express Mail	\$267.36
Outside Local Deliveries	\$83.49
Research Material	\$77.92
Professional Fees & Expert Witness Fees	\$59,533.27
Charge of Cell and/or Home Phone Useage	\$28.82
Air & Train Transportation	\$3,435.20
Meals Related to Travel	\$142.35
Conference Meals	\$337.82
Outside Photocopying/Duplication Service	\$10,541.97
Miscellaneous: Client Advances	\$24.87
Travel Expenses - Hotel Charges	\$453.72
Travel Expenses - Ground Transportation	\$808.59
Local Transportation - DC	\$87.00
Database Research	\$8,181.56
Xeroxing	\$2,448.10
Postage	\$6.15
Telecopier/Equitrac	\$69.45
Long Distance-Equitrac In-House	\$27.99
NYO Long Distance Telephone	\$1,050.80
<b>Total for Report</b>	<b>\$87,606.43</b>